IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

Etta Calhoun, Sherry Porter, and Cynthia Gray, on behalf of themselves and all other persons similarly situated,

No. 2:18-cv-01022

Magistrate Judge Patricia L. Dodge

Plaintiffs,

v.

Invention Submission Corporation d/b/a InventHelp, Technosystems Consolidated Corp., Technosystems Service Corp., Western Invention Submission Corp., Universal Payment Corporation, Intromark Incorporated, Robert J. Susa, Thomas Frost, P.A., Thomas Frost, John Doe Companies 1-10, John Doe Individuals 1-10,

Defendants.

Carla Austin and Nil Leone, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

Invention Submission Corp. d/b/a InventHelp, Western Invention Submission Corp. d/b/a Western InventHelp, Intromark Incorporated, and Technosystems Service Corporation,

Defendants.

No. 2:19-CV-01396

Magistrate Judge Patricia L. Dodge

Geta Miclaus and Vim and Kevin Byrne, on behalf of themselves and all other persons similarly situated, No. 2:20-cv-681

Magistrate Judge Patricia L. Dodge

Plaintiffs,

v.

Invention Submission Corporation d/b/a InventHelp, Technosystems Consolidated Corp., Technosystems Service Corp., Western Invention Submission Corp. d/b/a Western InventHelp, Universal Payment Corporation, Intromark Incorporated, Robert J. Susa, Thomas Frost, P.A., Thomas Frost, John Doe Companies 1-10, John Doe Individuals 1-10,

Defendants.

PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF SETTLEMENT AGREEMENT

Plaintiffs Cynthia Gray, Vim and Kevin Byrne, Geta Miclaus, Carla Austin, and Nil Leone ("Plaintiffs") respectfully move this Court for an Order:

- 1. granting preliminary approval of the Parties' Class Action Settlement Agreement, a true and correct copy of which is attached as Exhibit 1 to Plaintiffs' accompanying Memorandum of Law in Support of this Motion, as fair, reasonable, and adequate pursuant to FED. R. CIV. P. 23(e);
- 2. provisionally certifying the following Settlement Class for settlement purposes only:
 - All United States residents who purchased services from any of the InventHelp Defendants during the time period from January 1, 2014 to June 30, 2021.
- 3. preliminarily appointing Plaintiffs Cynthia Gray, Vim and Kevin Byrne, Geta Miclaus, Carla Austin, and Nil Leone as the Settlement Class Representatives;
- 4. reaffirming the appointment of Shanon J. Carson and Peter Kahana of Berger Montague PC as Lead Class Counsel;
 - 5. appointing Angeion Group, LLC as the Settlement Administrator to perform all

duties and tasks assigned to the Settlement Administrator in the Settlement Agreement, and preliminarily approving the costs of notice and settlement administration;

- 6. approving the Claim Form and Notice of Proposed Class Action Settlement, substantially in the form of Exhibits 1 and 2 to the Settlement Agreement, and the Notice Plan set forth in the Settlement Agreement, and finding that they will provide the best notice practicable under the circumstances;
- 7. preliminarily enjoining Settlement Class Members who do not file complete and valid Opt-Out Requests by the Objection and Opt-Out Deadline from filing suit or asserting any claims, demands, and/or counterclaims with respect to matters released in the Settlement Agreement;
 - 8. scheduling the final approval hearing; and
- 9. approving the following schedule and procedures for completing the settlement approval process as set forth in the Parties' Settlement Agreement:

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Defendants provide Settlement	Within five (5) business days after entry of
Administrator with Class List	Preliminary Approval Order
Settlement Administrator shall	Within fourteen (14) days after entry of Preliminary
establish the Settlement Website and	Approval Order
post the Notice of Settlement thereon,	
and establish the toll-free telephone	
number	
Settlement Administrator shall	Within twenty-one (21) days after entry of
distribute the Notice of Proposed	Preliminary Approval Order (the "Notice Date")
Class Action Settlement and Claim	
Form to the Settlement Class	
Deadline for Settlement Class	Postmarked within sixty (60) days from the Notice
Members to complete and submit	Date
Claim Forms	
Objection and Opt-Out Deadline	Postmarked within sixty (60) days of the Notice Date
Class Counsel's Motion for	Due three (3) weeks prior to Objection and Opt-Out
Attorneys' Fees, Expenses, and	Deadline
Service Awards	
Plaintiffs' Motion for Final Approval	Due three (3) weeks prior to the Final Approval
	Hearing

10. This Motion is based on the accompanying Memorandum of Law and its exhibits that include:

Exhibit 1: Settlement Agreement and Exhibits

Exhibit 2: Declaration of Shanon J. Carson, Interim Lead Class Counsel

Exhibit 3: Declaration of Robert J. Susa (regarding Settlement Class size)

Exhibit 4: Declaration of Robert J. Susa (filed under seal with leave of Court)

Exhibit 5: Declaration of Thomas Frost (filed under seal with leave of Court)

Exhibit 6: Declaration of Steven Weisbrot, Esq. on Behalf of Proposed

Settlement Administrator Angeion Group, LLC

and all other records, pleadings, and papers on file in this action. Defendants do not oppose this Motion. The Parties' proposed Preliminary Approval Order submitted for the Court's consideration is Exhibit 4 to the Settlement Agreement.

Respectfully,

Dated: August 19, 2022 BERGER MONTAGUE PC

/s/ Shanon J. Carson

Shanon J. Carson
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Interim Lead Class Counsel

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Counsel for Calhoun and Miclaus Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on August 19, 2022, I caused the foregoing Motion for Preliminary Approval of Settlement Agreement, and all supporting papers, to be served on all counsel of record via ECF.

/s/ Shanon J. Carson
Shanon J. Carson